EXHIBIT 1

1 2 3	CHHABRA LAW FIRM, PC ROHIT CHHABRA (SBN 278798) Email: rohit@thelawfirm.io 257 Castro Street Suite 104 Mountain View, CA 94041 Telephone: (650) 564-7929		
4	Attorney for Plaintiffs Open Source Security Inc. and Bradley Spengler		
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7	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION		
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9		SAN FRANCI	SCO DIVISION
10	ODEN GOLD GE GEGLID) 	Case No.: 3:17-cv-04002-LB
11	OPEN SOURCE SECUR BRADLEY SPENGLER)	
12		Plaintiffs,)	Declaration of Bradley Spengler in Support of Plaintiffs Opposition to Perens' Second
13	v.)	Special Motion to Strike and Motion to Dismiss
14	BRUCE PERENS, and Does	j j	
15		Defendants.	Location: Courtroom C, 15th Floor
16)	Judge: Hon. Laurel Beeler
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28			3:17-CV-04002-LB
	Declaration of Bradley Spengle Dismiss	r in Support of Plaintiffs Op	position to Perens' Special Motion to Strike and Motion to

Declaration of Bradley Spengler

- I, Bradley Spengler, declare:
- 1. I am the CEO and lone share-holder of Open Source Security, Inc. ("OSS").
- 2. Prior to October 13, 2017, I on behalf of OSS employed four part-time independent contractors. I currently employ three part-time independent contractors on behalf of OSS.
- 3. Prior to July 11, 2017, except for having Internet presence at http://www.grsecurity.net, OSS has not engaged in advertising-related activities for its grsecurity product.
- 4. To the best of my knowledge, I have not undertaken any voluntary affirmative action through which I would have attempted to seek to influence the resolution of any public issue related to the GPL.
- At or about September 2015, I established an Access Agreement with OSS' customers who are primarily private entities.
- 6. As of June 28, 2017, OSS had approximately 45 customers who had access to the grsecurity product source code through its Internet resources.
- 7. If a customer does not require OSS' service, they are free to modify, host, copy, redistribute, and even charge for their services for the patches in their possession, since such a right is granted within the GPL.
- 8. OSS does not engage in a discriminatory practice under any State or Federal law or regulation.
- 9. Prior to July 11, 2017, to the best of my knowledge, I have not conveyed any verbal statements about OSS' Access Agreement or its redistribution policies to anyone.
- 10. I was mentally distressed by the blog posts and comments posted on slashdot.org; the negative publicity that it generated towards me, by implication of OSS, and the potential to limit my